

FILED

JUL - 5 2005

U.S. DISTRICT COURT
DISTRICT OF COLUMBIA

Dear, Honorable Judge Kent A JORDAN

RE: "SANCTIONS TORT": See in LAW DICTIONARY

CIV FED CASE 04-175-KAJ

FROM: Joseph L. CURRY PLAINTIFF FOR CIV-FED-CASE
- 04-175-KAJ PROSE

"Sir" It Has Been a Most Strident Journey
To Recieve participation from The Defendant
and his attorney Mr Daniel Griffith from
Day one.

I Did Not Anticipate for judgment Be
just handed over To The plaintiff. However
The Strife of The Discovery process from
The Defendant Gregory Hopkins and
His Attorney Daniel Griffith Turned out
To Be Completely Out of Context of The
Civil federal Rules and procedural Guidelines.

Sir I Respectfully ask That The misconduct Comes
To a Hault. Massive Remedial Enforcement
have Been applied Voluntarily Requesting
in Verbal and in writing on The Record.

After That 2 Direct Court orders have
Been entered; Both on The Record Both ignored
The Most Recent Court order is inclosed
with This Document.

Your Honor, The Defendant and His attorney Has Clearly presented a Dilatory Defense for CIV fed CASE 04-175-KAJ which The Record Shows Continuous Obstruction in The Discovery process That Do Not address any merits To justify why The Defense Has By choice of Their own Discretion To Hinder The Discovery process.

which is in Violation of The Rules ignoring Court Orders Clearly Shows Misuse, True Neglect That is in fact abuse of Discovery.

At This Time your Honor after I have Exhausted Every avenue with The Defendant and ET.AL : I Respectfully Request That a Sanctions Tort is followed through with fairness and justice To Be Served Swiftly To The fullest Degree with no further Delay Served upon The Defendant and Defendant Attorney .

I ask That The abusive party pay a fine To The plaintiff in The amount of for which The Discretion of The court and The Honorable judge Mont A. JORDAN Seems fit for The Discovery Violations .

I Joseph L Lury having presented Evidence
of Case Damage and Continuous Accelerating
Obstructed Justice for CIV FED CASE 04-175-KAJ;
further would like To State That a Sanction
Tort Directed To The Defendant and his
Attorney would Clearly Be in Uniform To
uphold The Constitution. It would also Be
The proper Remedy of practice whom chosen
not to adhere To federal Law But Street
Law To Make up There own Rules as
They seem fit To Bend Them in any way
That Hinders Discovery Repetitiously
Blocking justice To prevail.

Thankyou Your Honor
please address This Matter
and reply soon

Joseph L Lury

Certificate of Service

I, Joseph L. CUPPY, hereby certify that I have served a true and correct cop(ies) of the attached: REQUESTED SANCTIONS TO RT
Letter To Honorable Kent A JORDAN upon the following parties/person (s):

TO: Daniel A Griffith
Marshall, Denney, Warner
Coleman, Moggan
Po. Box 8888
Wilmington, DE 19899

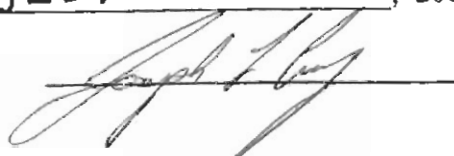
TO: _____

TO: The Clerk of The Court
PETER T. DALLOO
OFFICE OF THE CLERK
US DISTRICT COURT 844 N.
KING STREET LockBox 18
Wilmington, Delaware 19801-3570

TO: _____

BY PLACING SAME IN A SEALED ENVELOPE and depositing same in the United States Mail at the Delaware Correctional Center, Smyrna, DE 19977.

On this 1ST day of JULY, 2005



I/M Joseph L. Smyrna
SIBI# 223-105 UNIT C-II-PRERIAL
DELAWARE CORRECTIONAL CENTER
1181 PADDOCK ROAD
SMYRNA, DELAWARE 19977



Office of the Clerk
ATT: Mr Peter T. Dalloc
United States District Court
844 N. King Street, Room Box 18
Wilmington, Delaware 19801-3555

15501-35575

Indicates handwritten signature